

UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH CAROLINA  
SPARTANBURG DIVISION

BEEQB, LLC, a Florida Corporation, )  
)  
Plaintiff, )  
)  
vs. )  
)  
BLOCKQUARRY CORP., f/k/a ISW )  
HOLDINGS, INC., a Nevada Corporation, )  
PANTEHON RESOURCES, INC., and )  
HYLMEN, LLC, )  
)  
Defendant. )  
\_\_\_\_\_ )

Case No.: 7:24-cv-03179-TMC

**CONSENT MOTION TO AMEND  
SCHEDULING ORDER**

The parties jointly submit this consent motion to amend the existing scheduling order and propose the new deadlines set forth in the proposed order, attached to this motion as **Exhibit A**. A comparison of original deadlines affected and proposed deadlines in the proposed order is below.

Task	Current Deadline	Proposed Deadline	Previous Extensions	Number of Additional Days
Plaintiff's expert disclosures	11/27/2024	3/25/2025	None	118
Defendants' expert disclosures	12/27/2024	4/21/2025	None	115
Records custodian affidavits	12/27/2024	4/21/2025	None	115
End of Discovery	1/27/2025	5/20/2025	None	113
Mediation	2/3/2025	5/27/2025	None	113
Motions deadline	2/10/2025	6/10/2025	None	120
Subject for trial	4/11/2025	8/11/2025	None	122

The parties assert that good cause exists to amend the existing scheduling order after the appearance of Hylmen, LLC as a new party to this case and in order for fact and expert discovery to be fully completed.

Respectfully submitted,

/s/ Graham L. Newman

Graham L. Newman (S.C. Fed. ID #9746)  
CHAPPELL, CHAPPELL & NEWMAN  
4500 Fort Jackson Boulevard, Suite 250  
Columbia, South Carolina 29209  
(803) 233-7050  
graham@chappell.law

Robert Lynch  
BUZKO KRASNOV  
228 Park Avenue S  
PMB 85451  
New York, New York 10003  
Robert.lynch@buzko.legal

*Via Pro Hac Vice Admission*

ATTORNEYS FOR PLAINTIFF

/s/ Andrew A. Mathias

Andrew A. Mathias  
Elizabeth C. Edmondson  
Konstantine P. Diamaduros  
MAYNARD NEXSEN  
104 South Main Street  
Suite 900  
Greenville, SC 29601  
AMathias@maynardnexsen.com  
eedmondson@maynardnexsen.com  
KDiamaduros@maynardnexsen.com

ATTORNEYS FOR DEFENDANT  
BLOCKQUARRY CORP., f/k/a ISW  
HOLDINGS, INC.

/s/ Trenton M. Grissom

Trenton M. Grissom  
MCGRATH AND SPIELBERGER, PLLC  
7300 Carmel Executive Park Drive  
Suite 300  
Charlotte, NC 28226  
trent@mcgrathspielberger.com

ATTORNEY FOR DEFENDANTS  
PANTHEON RESOURCES, INC. and  
HYLMEN, LLC